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6 7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
8	UNITED STATES OF AMERICA,	
9	Plaintiff,	Case No. CR09-112-RSL
10	v.	PROPOSED FINDINGS OF FACT
11	JEFFERY MARTIN JANES,	AND DETERMINATION AS TO ALLEGED VIOLATIONS OF
12	Defendant.	SUPERVISED RELEASE
13	INTRODUCTION	
14	I conducted a hearing on alleged violations of supervised release in this case on April 4,	
15	2013. The defendant appeared pursuant to a warrant issued in this case. The United States was	
16	represented by Bruce Miyake, and defendant was represented by Dennis Carroll. Also present	
17	was U.S. Probation Officer Rick Cowan. The proceedings were digitally recorded.	
18	SENTENCE AND PRIOR ACTION	
19	Defendant was sentenced on October 2, 2009, by the Honorable Robert S. Lasnik for	
20	Felon in Possession of a Firearm, Possession of a Machine Gun, and making Counterfeit United	
21	States Currency. He received 36 months of detention and 3 years of supervised release.	
22	On March 21, 2012, the Court approved a no action report which charged the defendant	
23	with using prescription opiate narcotics on or before March 7, 2012.	
	PROPOSED FINDINGS OF FACT AND DETERMINATION AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE - 1	

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On August 6, 2012, the Court approved a no action report which charged the defendant with using heroin on or before June 25, 2012, and using amphetamines on or before June 27, 2102. Based on this violation, the defendant agreed to participate in the moral Reconation Therapy Program.

On December 21, 2012, a violation report and request for warrant was requested after the defendant used amphetamines, failed to report for urinalysis testing, and failed to participate in substance abuse treatment. The warrant was approved and on December 23, 2012, the defendant self surrendered to the local jail. On December 26, 2012, he made his initial appearance, admitted the violations and was detained. On January 17, 2013, he was sanctioned to credit for time served followed by 24 months supervised release. He was released from custody and began his second term of supervised release on January 17, 2013.

PRESENTLY ALLEGED VIOLATIONS

In a petition dated March 7, 2013, U.S. Probation Officer Angela M. McGlynn alleged that defendant violated the following conditions of supervised release:

- 1. Failing to report for urinalysis testing as directed on or about February 26, 2013.
- 2. Using amphetamines on or before February 27, 2013, in violation of standard condition 7.
- Violating a No Contact Order on or before March 7, 2013, in violation of the special condition that orders the defendant to not commit another federal, state, or local crime.
- 4. Failing to pay the special assessment as instructed by the probation office in violation of special condition that requires the defendant to pay the \$400.00 special assessment as directed by the probation officer.

FINDINGS FOLLOWING EVIDENTIARY HEARING Defendant admitted the above violations, waived any hearing as to whether they occurred, and was informed the matter would be set for a disposition hearing May 17, 2013, at 9:30 a.m. before District Judge Robert S. Lasnik. RECOMMENDED FINDINGS AND CONCLUSIONS Based upon the foregoing, I recommend the court find that defendant has violated the conditions of his supervised release as alleged above, and conduct a disposition hearing. DATED this 4th day of April, 2013. BRIAN A. TSUCHIDA United States Magistrate Judge